IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: GLUCAGON-LIKE PEPTIDE-1

CIVIL ACTION

RECEPTOR AGONISTS (GLP-1 RAs)

MDL No. 3094

PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO:

2:24-md-03094-KSM

ALL ACTIONS / ALL CASES

SUGGESTIONS FOR OCTOBER 15, 2024 CONFERENCE AGENDA

Pursuant to this Court's July 26, 2024 Order [ECF 206], undersigned counsel met and conferred in anticipation of the October 15, 2024 Conference and jointly suggest the following topics for inclusion on the Court's agenda:

1. Update on proposed schedules for discovery and briefing of Issues #2-3

Dated: October 9, 2024 Respectfully submitted,

/s/ Loren H. Brown

Loren H. Brown (admitted *pro hac vice*)

Lucas P. Przymusinski (admitted pro hac vice)

DLA PIPER LLP (US)

1251 Avenue of the Americas, 27th Floor

New York, NY 10020-1104 Telephone: (212) 335-4846 Facsimile: (212) 335-4501 loren.brown@us.dlapiper.com

lucas.przymusinski@us.dlapiper.com

Ilana H. Eisenstein (PA Bar No. 94907) Raymond M. Williams (PA Bar No. 90771) **DLA PIPER LLP (US)**

1650 Market Street, Suite 5000

Philadelphia, PA 19103

Telephone: (215) 656-3300 Facsimile: (215) 606-3301 ilana.eisenstein@us.dlapiper.com raymond.williams@us.dlapiper.com

Matthew A. Holian (admitted *pro hac vice*) Katherine W. Insogna (admitted *pro hac vice*)

DLA PIPER LLP (US)

33 Arch Street, 26th Floor

Boston, MA 02110

Telephone: (617) 406-6000 Facsimile: (617) 406-6100 matt.holian@us.dlapiper.com katie.insogna@us.dlapiper.com

Attorneys for Defendants Novo Nordisk A/S and Novo Nordisk Inc.

/s/ Samuel W. Silver

Samuel W. Silver (PA Bar No. 56596) Catherine M. Recker (PA Bar No. 56813) Bruce P. Merenstein (PA Bar No. 82609) Abigail T. Burton (PA Bar No. 334450)

WELSH & RECKER, P.C.

306 Walnut Street Philadelphia, PA 19106 (215) 972-6430 ssilver@welshrecker.com cmrecker@welshrecker.com bmerenstein@welshrecker.com aburton@welshrecker.com

James F. Hurst, P.C. (admitted *pro hac vice*) Renee D. Smith (admitted *pro hac vice*) Diana M. Watral, P.C. (admitted *pro hac vice*) Mark Premo-Hopkins (admitted *pro hac vice*)

KIRKLAND & ELLIS

300 North LaSalle Chicago, IL 60654

Telephone: (312) 862-2000 Facsimile: (312) 862-2200 james.hurst@kirkland.com renee.smith@kirkland.com diana.watral@kirkland.com

mark.premohopkins@kirkland.com

Jonathan M. Redgrave (admitted *pro hac vice*) Erica B. Zolner (admitted *pro hac vice*)

REDGRAVE LLP

4800 Westfields Blvd. | Suite 250 Chantilly, VA 20151 (703) 592-1155 jredgrave@redgravellp.com ezolner@redgravellp.com

Attorneys for Defendant Eli Lilly & Company

/s/ Parvin K. Aminolroaya

Parvin K. Aminolroaya

SEEGER WEISS LLP

55 Challenger Road, 6th Floor Ridgefield Park, NJ 07660 Telephone: (973) 639-9100 paminolroaya@seegerweiss.com

/s/ Jonathan Orent

Jonathan Orent

MOTLEY RICE LLC

40 Westminster Street, 5th Floor Providence, RI 02903 Telephone: (401) 457-7700 jorent@motleyrice.com

/s/ Sarah Ruane

Sarah Ruane

WAGSTAFF & CARTMELL

4740 Grand Avenue, Suite 300 Kansas City, MO 64112 Telephone: (813) 701-1123 sruane@wcllp.com

/s/ Paul Pennock

Paul Pennock

MORGAN & MORGAN

199 Water Street, Suite 1500 New York, NY 10038 Telephone: (212) 738-6299 ppennock@forthepeople.com

Co-Lead Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on October 9, 2024, a true and correct copy of the foregoing Suggestions for October 15, 2024 Conference Agenda was electronically filed using the Court's CM/ECF System, which will send notification of such filing to all counsel of record.

/s/ Loren H. Brown
Loren H. Brown